## Exhibit 1

## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

ABC Corporation I et al,

Plaintiff,

CASE NO. 1:20-cv-04806

V.

Judge: Honorable Thomas M. Durkin

THE PARTNERSHIPS and UNINCORPORATED ASSOCIATIONS IDENTIFIED ON SCHEDULE "A",

Defendants.

## **DECLARATION OF LIU YU**

I, LIU YU, declare as follows:

- 1. I am over eighteen (18) years of age. I make this declaration based on my own knowledge.
- I am the Account Manager of the company Anhui Gaodeshang Kejiyouxiangongsi (Tech Co.
   Ltd.) ("Gaodeshang"), which owns and operates the Amazon storefront Gaodeshang-US.
- On February 11, 2021, Gaodeshang-US's financial account has been frozen. I understand that
  was due to Gaodeshang-US selling the alleged infringing product "G2 Hoverboard, ASIN
  No. B08R23QQT8."
- 4. I was informed that Plaintiffs made new accusations that Gaodeshang-US sold or has been selling "T581 Hoverboard" which is identified as "Gyroor A" and "T580 Hoverboard" which is identified as "Gyroor C" by Plaintiffs.
- 5. Gaodeshang-US has never sold the "T581 Hoverboard" which is identified as "Gyroor A" or "T580 Hoverboard" which is identified as "Gyroor C."
- 6. Plaintiffs' accusations are wrong.

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I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on: 9/7/2021

By: LIU YU